2008 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 9.1-138, 9.1-139, 9.1-140, and 9.1-143 of the Code of Virginia and to 3 amend the Code of Virginia by adding a section numbered 9.1-140.1, relating to the Department of 4 Criminal Justice Services; licensing of locksmiths.

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Approved

[H 462]

Be it enacted by the General Assembly of Virginia:

8 That §§ 9.1-138, 9.1-139, 9.1-140, and 9.1-143 of the Code of Virginia are amended and 1. 9 reenacted and that the Code of Virginia is amended by adding a section numbered 9.1-140.1 as 10 follows: 11

§ 9.1-138. Definitions.

12 In addition to the definitions set forth in § 9.1-101, as used in this article, unless the context requires 13 a different meaning:

"Alarm respondent" means an individual who responds to the signal of an alarm for the purpose of 14 15 detecting an intrusion of the home, business or property of the end user.

"Armed" means a private security registrant who carries or has immediate access to a firearm in the 16 17 performance of his duties.

"Armed security officer" means a natural person employed to (i) safeguard and protect persons and 18 19 property or (ii) deter theft, loss, or concealment of any tangible or intangible personal property on the 20 premises he is contracted to protect, and who carries or has access to a firearm in the performance of 21 his duties.

22 "Armored car personnel" means persons who transport or offer to transport under armed security 23 from one place to another, money, negotiable instruments or other valuables in a specially equipped motor vehicle with a high degree of security and certainty of delivery. "Business advertising material" means display advertisements in telephone directories, letterhead, 24

25 26 business cards, local newspaper advertising and contracts.

27 "Central station dispatcher" means an individual who monitors burglar alarm signal devices, burglar 28 alarms or any other electrical, mechanical or electronic device used (i) to prevent or detect burglary, 29 theft, shoplifting, pilferage or similar losses; (ii) to prevent or detect intrusion; or (iii) primarily to 30 summon aid for other emergencies.

"Certification" means the method of regulation indicating that qualified persons have met the 31 32 minimum requirements as private security services training schools, private security services instructors, 33 compliance agents, or certified detector canine handler examiners.

34 "Compliance agent" means an individual who owns or is employed by a licensed private security 35 services business to ensure the compliance of the private security services business with this title.

"Courier" means any armed person who transports or offers to transport from one place to another 36 37 documents or other papers, negotiable or nonnegotiable instruments, or other small items of value that 38 require expeditious services. 39

"Detector canine" means any dog that detects drugs or explosives or both drugs and explosives.

"Detector canine handler" means any individual who uses a detector canine in the performance of 40 41 private security duties.

42 "Detector canine handler examiner" means any individual who examines the proficiency and 43 reliability of detector canines and detector canine handlers in the detection of drugs or explosives or 44 both drugs and explosives.

45 "Detector canine team" means the detector canine handler and his detector canine performing private 46 security duties.

"Electronic security business" means any person who engages in the business of or undertakes to (i) 47 install, service, maintain, design or consult in the design of any electronic security equipment to an end 48 49 user; (ii) respond to or cause a response to electronic security equipment for an end user; or (iii) have 50 access to confidential information concerning the design, extent, status, password, contact list, or 51 location of an end user's electronic security equipment.

"Electronic security employee" means an individual who is employed by an electronic security 52 53 business in any capacity which may give him access to information concerning the design, extent, status, 54 password, contact list, or location of an end user's electronic security equipment.

55 "Electronic security equipment" means (i) electronic or mechanical alarm signaling devices including 56 burglar alarms or holdup alarms used to safeguard and protect persons and property; or (ii) cameras used

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to detect intrusions, concealment or theft, to safeguard and protect persons and property. This shall not
include tags, labels, and other devices that are attached or affixed to items offered for sale, library
books, and other protected articles as part of an electronic article surveillance and theft detection and
deterrence system.

61 "Electronic security sales representative" means an individual who sells electronic security equipment
 62 on behalf of an electronic security business to the end user.

63 "Electronic security technician" means an individual who installs, services, maintains or repairs 64 electronic security equipment.

⁶⁵ "Electronic security technician's assistant" means an individual who works as a laborer under the supervision of the electronic security technician in the course of his normal duties, but who may not make connections to any electronic security equipment.

68 "Employed" means to be in an employer/employee relationship where the employee is providing
69 work in exchange for compensation and the employer directly controls the employee's conduct and pays
70 some taxes on behalf of the employee. The term "employed" shall not be construed to include
71 independent contractors.

"End user" means any person who purchases or leases electronic security equipment for use in that person's home or business.

74 "Firearms training verification" means the verification of successful completion of either initial or 75 retraining requirements for handgun or shotgun training, or both.

"General public" means individuals who have access to areas open to all and not restricted to any particular class of the community.

78 *"Key cutting" means making duplicate keys from an existing key and includes no other locksmith* **79** *services.*

80 "License number" means the official number issued to a private security services business licensed by81 the Department.

82 "Locksmith" means any individual that performs locksmith services, or advertises or represents to the
83 general public that the individual is a locksmith even if the specific term locksmith is substituted with
84 any other term by which a reasonable person could construe that the individual possesses special skills
85 relating to locks or locking devices, including use of the words lock technician, lockman, safe
86 technician, safeman, boxman, unlocking technician, lock installer, lock opener, physical security
87 technician or similar descriptions.

"Locksmith services" mean selling, servicing, rebuilding, repairing, rekeying, repinning, changing the
combination to an electronic or mechanical locking device; programming either keys to a device or the
device to accept electronic controlled keys; originating keys for locks or copying keys; adjusting or
installing locks or deadbolts, mechanical or electronic locking devices, egress control devices, safes, and
vaults; opening, defeating or bypassing locks or latching mechanisms in a manner other than intended
by the manufacturer; with or without compensation for the general public or on property not his own
nor under his own control or authority.

95 "Natural person" means an individual person.

96 "Personal protection specialist" means any individual who engages in the duties of providing close97 protection from bodily harm to any person.

98 "Private investigator" means any individual who engages in the business of, or accepts employment to make, investigations to obtain information on (i) crimes or civil wrongs; (ii) the location, disposition, or recovery of stolen property; (iii) the cause of accidents, fires, damages, or injuries to persons or to property; or (iv) evidence to be used before any court, board, officer, or investigative committee.

"Private security services business" means any person engaged in the business of providing, or who
undertakes to provide, armored car personnel, security officers, personal protection specialists, private
investigators, couriers, security canine handlers, security canine teams, detector canine handlers, detector
canine teams, alarm respondents, *locksmiths*, central station dispatchers, electronic security employees,
electronic security sales representatives or electronic security technicians and their assistants to another
person under contract, express or implied.

108 "Private security services instructor" means any individual certified by the Department to provide 109 mandated instruction in private security subjects for a certified private security services training school.

"Private security services registrant" means any qualified individual who has met the requirements
under this article to perform the duties of alarm respondent, *locksmith*, armored car personnel, central
station dispatcher, courier, electronic security sales representative, electronic security technician,
electronic security technician's assistant, personal protection specialist, private investigator, security
canine handler, detector canine handler, unarmed security officer or armed security officer.

115 "Private security services training school" means any person certified by the Department to provide 116 instruction in private security subjects for the training of private security services business personnel in 117 accordance with this article. 118 "Registration" means a method of regulation whereby certain personnel employed by a private 119 security services business are required to register with the Department pursuant to this article.

120 "Registration category" means any one of the following categories: (i) unarmed security officer and 121 armed security officer/courier, (ii) security canine handler, (iii) armored car personnel, (iv) private 122 investigator, (v) personal protection specialist, (vi) alarm respondent, (vii) central station dispatcher, 123 (viii) electronic security sales representative, (ix) electronic security technician, (x) electronic technician's 124 assistant, or (xi) detector canine handler, or (xii) locksmith.

125 "Security canine" means a dog that has attended, completed, and been certified as a security canine 126 by a certified security canine handler instructor in accordance with approved Department procedures and 127 certification guidelines. "Security canines" shall not include detector dogs.

128 "Security canine handler" means any individual who utilizes his security canine in the performance of 129 private security duties.

130 "Security canine team" means the security canine handler and his security canine performing private 131 security duties.

132 "Supervisor" means any individual who directly or indirectly supervises registered or certified private 133 security services business personnel.

134 "Unarmed security officer" means a natural person who performs the functions of observation, 135 detection, reporting, or notification of appropriate authorities or designated agents regarding persons or 136 property on the premises he is contracted to protect, and who does not carry or have access to a firearm 137 in the performance of his duties. 138

§ 9.1-139. Licensing, certification, and registration required; qualifications; temporary licenses.

139 A. No person shall engage in the private security services business or solicit private security business **140** in the Commonwealth without having obtained a license from the Department. No person shall be issued 141 a private security services business license until a compliance agent is designated in writing on forms 142 provided by the Department. The compliance agent shall ensure the compliance of the private security 143 services business with this article and shall meet the qualifications and perform the duties required by 144 the regulations adopted by the Board. A compliance agent shall have either a minimum of (i) three years 145 of managerial or supervisory experience in a private security services business; with a federal, state or 146 local law-enforcement agency; or in a related field or (ii) five years of experience in a private security 147 services business; with a federal, state or local law-enforcement agency; or in a related field.

148 B. No person shall act as private security services training school or solicit students for private 149 security training in the Commonwealth without being certified by the Department. No person shall be 150 issued a private security services training school certification until a school director is designated in 151 writing on forms provided by the Department. The school director shall ensure the compliance of the 152 school with the provisions of this article and shall meet the qualifications and perform the duties 153 required by the regulations adopted by the Board.

154 C. No person shall be employed by a licensed private security services business in the Commonwealth as armored car personnel, courier, armed security officer, detector canine handler, 155 156 unarmed security officer, security canine handler, private investigator, personal protection specialist, 157 alarm respondent, locksmith, central station dispatcher, electronic security sales representative, electronic 158 security technician's assistant, or electronic security technician without possessing a valid registration 159 issued by the Department, except as provided in this article.

160 D. A temporary license may be issued in accordance with Board regulations for the purpose of 161 awaiting the results of the state and national fingerprint search. However, no person shall be issued a 162 temporary license until (i) he has designated a compliance agent who has complied with the compulsory minimum training standards established by the Board pursuant to subsection A of § 9.1-141 for 163 compliance agents, (ii) each principal of the business has submitted his fingerprints for a National 164 Criminal Records search and a Virginia Criminal History Records search, and (iii) he has met all other 165 requirements of this article and Board regulations. 166

E. No person shall be employed by a licensed private security services business in the 167 168 Commonwealth unless such person is certified or registered in accordance with this chapter.

169 F. A temporary registration may be issued in accordance with Board regulations for the purpose of 170 awaiting the results of the state and national fingerprint search. However, no person shall be issued a 171 temporary registration until he has (i) complied with, or been exempted from the compulsory minimum 172 training standards established by the Board, pursuant to subsection A of § 9.1-141, for armored car 173 personnel, couriers, armed security officers, detector canine handlers, unarmed security officers, security 174 canine handlers, private investigators, personal protection specialists, alarm respondents, locksmith, 175 central station dispatchers, electronic security sales representatives, electronic security technician's assistants, or electronic security technicians, (ii) submitted his fingerprints to be used for the conduct of 176 177 a National Criminal Records search and a Virginia Criminal History Records search, and (iii) met all 178 other requirements of this article and Board regulations.

179 G. A temporary certification as a private security instructor or private security training school may be 180 issued in accordance with Board regulations for the purpose of awaiting the results of the state and national fingerprint search. However, no person shall be issued a temporary certification as a private 181 182 security services instructor until he has (i) met the education, training and experience requirements 183 established by the Board and (ii) submitted his fingerprints to be used for the conduct of a National 184 Criminal Records search and a Virginia Criminal History Records search. No person shall be issued a 185 temporary certification as a private security services training school until (a) he has designated a training 186 director, (b) each principal of the training school has submitted his fingerprints to be used for the 187 conduct of a National Criminal Records search and a Virginia Criminal History Records search, and (c) 188 he has met all other requirements of this article and Board regulations.

189 H. A licensed private security services business in the Commonwealth shall not employ as an 190 unarmed security officer, electronic security technician's assistant, unarmed alarm respondent, central 191 station dispatcher, electronic security sales representative, *locksmith*, or electronic security technician, 192 any person who has not complied with, or been exempted from, the compulsory minimum training 193 standards established by the Board, pursuant to subsection A of § 9.1-141, except that such person may 194 be so employed for not more than 90 days while completing compulsory minimum training standards.

195 I. No person shall be employed as an electronic security employee, electronic security technician's 196 assistant, unarmed alarm respondent, locksmith, central station dispatcher, electronic security sales 197 representative, electronic security technician or supervisor until he has submitted his fingerprints to the 198 Department to be used for the conduct of a National Criminal Records search and a Virginia Criminal 199 History Records search. The provisions of this subsection shall not apply to an out-of-state central 200 station dispatcher meeting the requirements of subdivision 19 of § 9.1-140.

201 J. The compliance agent of each licensed private security services business in the Commonwealth 202 shall maintain documentary evidence that each private security registrant and certified employee employed by his private security services business has complied with, or been exempted from, the 203 204 compulsory minimum training standards required by the Board. Before January 1, 2003, the compliance agent shall ensure that an investigation to determine suitability of each unarmed security officer 205 206 employee has been conducted, except that any such unarmed security officer, upon initiating a request 207 for such investigation under the provisions of subdivision 11 of subsection A of § 19.2-389, may be 208 employed for up to 30 days pending completion of such investigation. After January 1, 2003, no person 209 shall be employed as an unarmed security officer until he has submitted his fingerprints to the 210 Department for the conduct of a National Criminal Records search and a Virginia Criminal History 211 Records search. Any person who was employed as an unarmed security officer prior to January 1, 2003, 212 shall submit his fingerprints to the Department in accordance with subsection B of § 9.1-145.

213 K. No person with a criminal conviction for a misdemeanor involving (i) moral turpitude, (ii) assault 214 and battery, (iii) damage to real or personal property, (iv) controlled substances or imitation controlled 215 substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, (v) prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or (vi) firearms, or any 216 217 felony shall be (a) employed as a registered or certified employee by a private security services business 218 or training school, or (b) issued a private security services registration, certification as an unarmed 219 security officer, electronic security employee or technician's assistant, a private security services training 220 school or instructor certification, compliance agent certification, or a private security services business 221 license, except that, upon written request, the Director of the Department may waive such prohibition.

222 L. The Department may grant a temporary exemption from the requirement for licensure, 223 certification, or registration for a period of not more than 30 days in a situation deemed an emergency 224 by the Department.

225 M. All private security services businesses and private security services training schools in the 226 Commonwealth shall include their license or certification number on all business advertising materials.

227 N. A licensed private security services business in the Commonwealth shall not employ as armored 228 car personnel any person who has not complied with, or been exempted from, the compulsory minimum 229 training standards established by the Board pursuant to subsection A of § 9.1-141, except such person may serve as a driver of an armored car for not more than 90 days while completing compulsory 230 231 minimum training standards, provided such person does not possess or have access to a firearm while 232 serving as a driver. 233

§ 9.1-140. Exceptions from article; training requirements for out-of-state central station dispatchers.

The provisions of this article shall not apply to:

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235 1. An officer or employee of the United States, the Commonwealth, or a political subdivision of 236 either, while the officer or employee is performing his official duties.

237 2. A person, except a private investigator as defined in § 9.1-138, engaged exclusively in the 238 business of obtaining and furnishing information regarding an individual's financial rating or a person 239 engaged in the business of a consumer reporting agency as defined by the Federal Fair Credit Reporting

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3. An attorney or certified public accountant licensed to practice in Virginia or his employees.

242 4. The legal owner of personal property which has been sold under any security agreement while 243 performing acts relating to the repossession of such property.

244 5. A person receiving compensation for private employment as a security officer, or receiving 245 compensation under the terms of a contract, express or implied, as a security officer, who is also a law-enforcement officer as defined by § 9.1-101 and employed by the Commonwealth or any of its 246 247 political subdivisions.

248 6. Any person appointed under § 46.2-2003 or § 56-353 while engaged in the employment 249 contemplated thereunder, unless they have successfully completed training mandated by the Department.

250 7. Persons who conduct investigations as a part of the services being provided as a claims adjuster, 251 by a claims adjuster who maintains an ongoing claims adjusting business, and any natural person 252 employed by the claims adjuster to conduct investigations for the claims adjuster as a part of the 253 services being provided as a claims adjuster.

254 8. Any natural person otherwise required to be registered pursuant to \S 9.1-139 who is employed by 255 a business that is not a private security services business for the performance of his duties for his 256 employer. Any such employee, however, who carries a firearm and is in direct contact with the general 257 public in the performance of his duties shall possess a valid registration with the Department as required 258 by this article.

259 9. Persons, sometimes known as "shoppers," employed to purchase goods or services solely for the 260 purpose of determining or assessing the efficiency, loyalty, courtesy, or honesty of the employees of a 261 business establishment.

10. Licensed or registered private investigators from other states entering Virginia during an 262 investigation originating in their state of licensure or registration when the other state offers similar 263 264 reciprocity to private investigators licensed and registered by the Commonwealth.

265 11. Unarmed regular employees of telephone public service companies where the regular duties of 266 such employees consist of protecting the property of their employers and investigating the usage of telephone services and equipment furnished by their employers, their employers' affiliates, and other 267 268 communications common carriers. 269

12. An end user.

270 13. A material supplier who renders advice concerning the use of products sold by an electronics 271 security business and who does not provide installation, monitoring, repair or maintenance services for 272 electronic security equipment. 273

14. Members of the security forces who are directly employed by electric public service companies.

274 15. Any professional engineer or architect licensed in accordance with Chapter 4 (§ 54.1-400 et seq.) 275 of Title 54.1 to practice in the Commonwealth, or his employees.

276 16. Any person who only performs telemarketing or schedules appointments without access to 277 information concerning the electronic security equipment purchased by an end user.

278 17. Any certified forensic scientist employed as an expert witness for the purpose of possibly 279 testifying as an expert witness.

280 18. Members of the security forces who are directly employed by shipyards engaged in the 281 construction, design, overhaul or repair of nuclear vessels for the United States Navy.

282 19. An out-of-state central station dispatcher employed by a private security services business 283 licensed by the Department provided he (i) possesses and maintains a valid license, registration, or 284 certification as a central station dispatcher issued by the regulatory authority of the state in which he 285 performs the monitoring duties and (ii) has submitted his fingerprints to the regulatory authority for the 286 conduct of a national criminal history records search.

287 20. Any person, or independent contractor or employee of any person, who (i) exclusively contracts 288 directly with an agency of the federal government to conduct background investigations and (ii) 289 possesses credentials issued by such agency authorizing such person, subcontractor or employee to 290 conduct background investigations.

291 21. Any person whose occupation is limited to the technical reconstruction of the cause of accidents 292 involving motor vehicles as defined in § 46.2-100, regardless of whether the information resulting from 293 the investigation is to be used before a court, board, officer, or investigative committee, and who is not 294 otherwise a private investigator as defined in § 9.1-138.

295 22. Retail merchants performing locksmith services, selling locks or engaged in key cutting activities 296 conducted at the business location who do not represent themselves to the general public as locksmiths.

297 23. Law enforcement, fire, rescue, emergency service personnel, or other persons performing 298 locksmith services in an emergency situation without compensation and who do not represent themselves 299 to the general public as locksmiths.

300 24. Motor vehicle dealers as defined in § 46.2-1500 performing locksmith services who do not 301 represent themselves to the general public as locksmiths.

25. Taxicab and towing businesses performing locksmith services that do not represent themselves to 302 303 the general public as locksmiths.

26. Contractors licensed under Chapter 11 (§ 54.1-1100 et seq.) of Title 54.1 performing locksmith 304 305 services when acting within the scope of such license who do not represent themselves to the general 306 public as locksmiths.

307 27. Any contractor as defined in § 54.1-1100 (i) who is exempt from the licensure requirements of 308 Chapter 11 (§ 54.1-1100 et seq.) of Title 54.1, (ii) where the total value referred to in a single contract 309 or project is less than \$1,000, (iii) when the performance of locksmith services is ancillary to the work 310 performed by such contractor, and (iv) who does not represent himself to the general public as a 311 locksmith. 312

§ 9.1-140.1. Registration; waiver of examination; locksmiths.

313 Notwithstanding any other provision of this article, unless an applicant is found by the Board to 314 have engaged in any act that would constitute grounds for disciplinary action, the Board shall issue a 315 registration, without examination, to any applicant who provides satisfactory proof to the Board of 316 having been actively and continuously providing locksmith services immediately prior to July 1, 2008, 317 for at least two years. 318

§ 9.1-143. Private Security Services Advisory Board; membership.

319 The Private Security Services Advisory Board is established as an advisory board within the meaning 320 of § 2.2-2100, in the executive branch of state government. The Private Security Services Advisory 321 Board shall consist of 13 15 members as follows: two members shall be private investigators; two shall 322 be representatives of electronic security businesses; two members shall be representatives of locksmith 323 businesses, three shall be representatives of private security services businesses providing security officers, armed couriers or guard dog handlers; one shall be a representative of a private security 324 325 services business providing armored car personnel; one shall be a representative of a private security services business involving personal protection specialists; one shall be a certified private security 326 services instructor; one shall be a special conservator of the peace appointed pursuant to § 19.2-13; one 327 328 shall be a licensed bail bondsman and one shall be a representative of law enforcement. The Private 329 Security Services Advisory Board shall be appointed by the Criminal Justice Services Board and shall 330 advise the Criminal Justice Services Board on all issues relating to regulation of private security services 331 businesses.

332 2. That the Criminal Justice Services Board shall adopt reasonable regulations in accordance with 333 the Administrative Process Act (§ 2.2-4000 et seq.) to implement the provisions of this act.

334 3. That, in addition to the requirements of §§ 2.2-4007.01 and 2.2-4007.02, during the 335 promulgation of regulations in accordance with the second enactment of this act, the Department 336 of Criminal Justice Services shall meet with representatives of the various locksmith organizations 337 and other interested parties to solicit input from such organizations and persons in the formation and development of regulations concerning (i) the appropriate educational and training 338 requirements for locksmiths and (ii) the Department's investigation of complaints against its 339 340 locksmith regulants, including the process by which anonymous complaints will be handled by the 341 Department pursuant to the requirements of Article 3 (§2.2-4018 et seq.) of Chapter 40 of Title 342 For the purposes of clause (i), the educational and training requirements, to the extent 2.2. 343 practicable, shall not exceed such requirements for electronic security businesses.